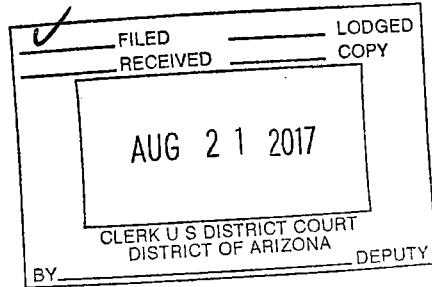


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7                   IN THE UNITED STATES DISTRICT COURT  
 8                   FOR THE DISTRICT OF ARIZONA

9       United States of America,  
 10      Plaintiff,  
 11      vs.  
 12      Ariana Elizabeth Haro,  
 13      Defendant.

CR 16-00750-02-TUC-JAS(DTF)

14                   REVOCATION DISPOSITION  
 15                   AGREEMENT

16       The United States of America and the defendant agree to the following disposition  
 17       of this matter:

18       1. This is a revocation of:

19                supervised release  
 20                probation

21       2. The defendant will admit to allegation A1 in the Petition to Revoke. This is a  
 22       Grade C violation. As a result, the defendant's supervised release will be revoked.  
 23       The government agrees to dismiss at disposition any remaining allegations in the petition,  
 24       if the defendant is sentenced in accordance with this agreement.

25       3. The parties agree that the defendant will be sentenced to:

26                A period of incarceration not to exceed the middle of the applicable  
 27               guideline range under U.S.S.G. § 7B1.4(a) (Revocation Table), and  
 28               not below the minimum of that range, to wit: 5-8 months;  
 29                \_\_\_\_\_ months incarceration;  
 30                Other (specify): \_\_\_\_\_

1       4. This sentence will be followed by:

2            An additional term of \_\_\_\_ months of supervised release

3            An additional term of supervised release, if any, with the length to be  
4           determined by the court

5            No additional term of supervised release

6       If the defendant is sentenced to a term of probation or supervised release, the  
7       defendant agrees to comply with the previously imposed conditions and any others the  
8       probation department or court deems appropriate.

9            In addition, the following additional condition(s) shall be imposed: \_\_\_\_\_

10       \_\_\_\_\_  
11       \_\_\_\_\_  
12       \_\_\_\_\_

13       5. Consecutive/Concurrent sentences:

14            There is no agreement regarding consecutive or concurrent sentences

15            The issue is not applicable in this case

16            The government agrees that it will not take a position whether this  
17       sentence should be concurrent or consecutive to another sentence.

18       6. Statutory and Guideline Provisions:

19       a) U.S.S.G. § 7B1.4, the Terms of Imprisonment (Policy Statement) provides:  
20           Revocation Table (In months of imprisonment)

Grade of Violation	I	II	III	IV	V	VI
Grade C	3-9	4-10	5-11	6-12	7-13	8-14
Grade B	4-10	6-12	8-14	12-18	18-24	21-27
Grade A	(1) Except as provided in subdivision (2) below: 12-18   15-21   18-24   24-30   30-37   33-41 (2) Where a defendant was on probation as a result of a Class A felony: 24-30   27-33   30-37   37-46   46-57   51-63					

1                   b)    Penalties applicable for defendant's original offense:

2                   1)    Criminal History - III

3                   2)    Guideline Range - 15-21 months

4                   3)    Statutory Maximum Incarceration - 5 years

5                   4)    Maximum Supervised Release - life

6                   c)    For probation violations, the defendant, upon revocation of probation, may  
7    be re-sentenced to any term of imprisonment not to exceed statutory maximum of the  
8    original offense of conviction. (18 U.S.C. § 3565 (a)(2))

9                   d)    For supervised release violations, the maximum imprisonment upon  
10   revocation of supervised release (pursuant to 18 U.S.C. § 3583 (e)(3)) is:

11                       Class A felony - 5 years       Class C or D felony - 2 years

12                       Class B felony - 3 years       Any other case - 1 year

13                   The maximum supervised release following any term of imprisonment upon  
14    revocation of supervised release shall not exceed the maximum supervised release for the  
15    underlying offense, less any term of imprisonment that was imposed upon revocation. (18  
16   U.S.C. § 3583(h))

17                   7.    Waiver of Appeal & Collateral Attacks - Waiver of Appeal & Collateral Attacks -  
18    The defendant waives any and all motions, defenses, probable cause determinations, and  
19    objections that the defendant could assert to the information or indictment, or petition to  
20    revoke, or to the Court's entry of judgment and imposition of sentence upon the defendant,  
21    providing the sentence is consistent with this agreement. The defendant further waives:  
22    (1) any right to appeal the Court's entry of judgment against defendant; (2) any right to  
23    appeal the imposition of sentence upon defendant; and (3) any right to collaterally attack  
24    defendant's conviction and sentence in a habeas petition under 28 U.S.C. § 2255 or motion  
25    under any other statute or rule. If the defendant files a notice of appeal or any habeas  
26    petition, notwithstanding this agreement, the defendant agrees that, upon motion of the  
27    government, this case shall be remanded to the district court to determine whether  
28    defendant is in breach of this agreement and, if so, to permit the United States to withdraw

1 from this disposition agreement. This waiver shall not be construed to bar a claim by the  
2 defendant of ineffective assistance of counsel.

3 8. The defendant understands the government's obligation to provide all information  
4 in its file regarding the defendant to the United States Probation Office. The defendant  
5 fully understands and agrees to cooperate fully with the United States Probation Office in  
6 providing all information requested by the probation officer.

7 9. I understand all of the provisions of this agreement. This written disposition  
8 agreement contains all the terms and conditions of my agreement, and any promises made  
9 by anyone (including my attorney) that are not contained within this written agreement are  
10 without effect and are void.

11 6/26/17  
12 Date

Adriana Haro

Adriana Elizabeth Haro,

Defendant

ARIANA

13 10. I have discussed this case and the written agreement with my client in detail, and  
14 have translated it for him if he does not speak English. No assurances, promises, or  
15 representations have been given to me or my client by the government or by any of its  
16 representatives which are not contained in this written agreement. I concur in the entry of  
17 the agreement as indicated above and agree that the terms and conditions set forth in this  
18 agreement are in the best interests of my client.

19 6/26/17  
20 Date

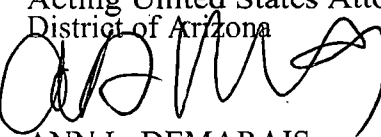


Harriette P. Levitt, Esq.  
Attorney for the Defendant

21 11. I have reviewed this matter and the agreement. I agree on behalf of the United States  
22 that the terms and conditions set forth are appropriate and are in the best interests of justice.

24 8/21/17  
25 Date

ELIZABETH A. STRANGE  
Acting United States Attorney  
District of Arizona

  
ANN L. DEMARAIS  
Assistant U.S. Attorney